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	TOANICMITT	Λ.Ι.	Application Number		10/026,887		
	TRANSMITT/ FORM	AL	Filing Date	,	December 27, 2001		
(to be usec	(to be used for all correspondence after initial filing)			ıtor	Lagimonier		
			Group Art Unit		2152		
		<u> </u>	Examiner Name	_	TBD		
		4	Attorney Docket		003636.0114		
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Amendment/	, ,		Licensing related Papers		Appeals and Interferences		
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☐ Allivavii,	3/deciaration(5)	Petition to Convert to a Provisional Application		☐ Pr	roprietary Information		
☐ Extension of	Time Request	☐ Power of Attorney, Revocation			tatus Letter		
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Response to Incomplete A		Also enclosed: PTO-1449					
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Firm or Individual name	Firm or Ashok Mannava; 45,301						
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Date	May 5, 2003						
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I hereby certify that in an envelope addr	this correspondence is be ressed to: Commissioner f	ing deposited with the L for Patents, Washington	United States Postal Ser	vice with	sufficient postage as first class mail		
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PATENT APPLICATION Attorney Docket No. 003636.0114

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of Lagimonier et al.

Application No: 10/026,887

Group Art Unit: 2152

Filed: December 27, 2001

Examiner: TBD

Title: System for Optimizing the Invocation of Computer-Based Services Deployed in a

Distributed Computing Environment

INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §1.56 AND §1.97

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Technology Center 2100

Sir:

Submitted herewith are copies of the documents listed on the attached PTO-1449 for the Examiner to consider and indicate that they were considered by making appropriate notations on the PTO-1449.

1.	X	This information disclosure statement is being filed:				
			With this application			
			Within three months of the filing date of this application			
			Within three months of the date of entry of the national stage in an international application			
		X	Before the mailing date of a first office action on the merits for this application.			
2. X	x	Copies of the listed documents:				
		X	Are attached (_3 documents)			
			Were previously submitted in a prior application, serial no, filed, upon which applicant relies for the benefits provided in 35 U.S.C. §120.			
3.		Non-E	English language documents are attached:			
			The following is a concise statement of relevance of the non- English language documents:			

PATENT APPLICATION Attorney Docket No. 003636.0114

	English translations of the non-English documents are enclosed							
0	In lieu of a statement of relevance or translation of the non-English documents, an English language version of a search report from the Patent Office in a corresponding application citing these documents and setting forth their relevance is enclosed.							
	a) The relevance of this document is also discussed at page of the specification of the present application.							
	b) The relevance of this document is also discussed at page of the specification of the present application.							
-	Applicant submits an English language abstract attached to of the relevance of this document is also discussed at page of the specification of the present application.							
	In lieu of a statement of relevance or translation of the listed non- English language documents, an English language abstract setting forth the relevance for each listed non-English language document is enclosed.							
ubmiss	ion does not represent that a search has been made or that no better art							
es not c	onstitute an admission that each or all of the listed documents are							

This submission does not represent that a search has been made or that no better art exists and does not constitute an admission that each or all of the listed documents are material or constitute "prior art." If the Examiner applies any of the documents as prior art against any claim in the application and applicant determines that the cited documents do not constitute "prior art" under United States law, applicant reserves the right to present to the office the relevant facts and law regarding the appropriate status of such documents.

Applicant further reserves the right to take appropriate action to establish the patentability of the disclosed invention over the listed documents, should one or more of the documents be applied against the claims of the present application.

No fees are due in connection with the filing.

Respectfully submitted,

MANNAVA & KANG

Timothy Kang - 46,423

Dated: May 5, 2003

Ashok K. Mannava Reg. No. 45,301

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